Fill in this Information to identify the case:					
		_Bake-Line Gro	oup, Llc Middle Name	Last Name	
	Debtor 2 (Spouse, if filing)	First Name	Middle Name	Last Name	-
United States Bankruptcy Court for the District of Delaware					
	Case number:	04-10104		CHAPTER: 7	

## Form 1340 (12/19)

# APPLICATION FOR PAYMENT OF UNCLAIMED FUNDS

## 1. Claim Information

For the benefit of the Claimant(s)¹ named below, application is made for the payment of unclaimed funds on deposit with the court. I have no knowledge that any other party may be entitled to these funds, and I am not aware of any dispute regarding these funds.

Note: If there are joint Claimants, complete the fields below for both Claimants.

Amount:	\$314.41 EIN: 84-4215004
Claimant's Name:	Unclaimed Funds Recovery Services VII Inc. As Assignee Texas Control of the Contr
Claimant's Current Mailing Address, Telephone Number, and Email Address:	2885 Sanford Ave SW #37848 Grandville, MI 49418 832-781-0620 help@claimtransfers.com

# 2. Applicant Information

Applicant<sup>2</sup> represents that Claimant is entitled to receive the unclaimed funds because (*check the statements that apply*):

Applicant is the Claimant and is the Owner of Record<sup>3</sup> entitled to the unclaimed funds appearing on the records of the court.

xxxx Applicant is the Claimant and is entitled to the unclaimed funds by assignment, purchase, merger, acquisition, succession or by other means.

☐ Applicant is Claimant's representative (e.g., attorney or unclaimed funds locator).

☐ Applicant is a representative of the deceased Claimant's estate.

## 3. Supporting Documentation

XXXX Applicant has read the court's instructions for filing an Application for Unclaimed Funds and is providing the required supporting documentation with this application.

<sup>&</sup>lt;sup>1</sup> The Claimant is the party entitled to the unclaimed funds.

<sup>&</sup>lt;sup>2</sup> The Applicant is the party filing the application. The Applicant and Claimant may be the same.

The Owner of Record is the original payee.

Applicant Declaration  Pursuant to 28 U.S.C. § 1746, I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.	Co-Applicant Declaration (if applicable) Pursuant to 28 U.S.C. § 1746, I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.
Date: 10/25/2022	Date:
Signature of Applicant	Signature of Co-Applicant (if applicable)
Benjamin D. Tarver Printed Name of Applicant	Printed Name of Co-Applicant (if applicable)
Address: 2885 Sanford Ave SW #37848 Grandville, MI 49418	Address:
Telephone: 832-781-0620  Email: help@claimtransfers.com	Telephone:
Notarization STATE OF GEORGIA	Notarization STATE OF
COUNTY OF <u>FULTON</u>	COUNTY OF
This Application for Unclaimed Funds, dated  10/25/22 was subscribed and sworn to before me this 25 day of 100000000000000000000000000000000000	This Application for Unclaimed Funds, dated was subscribed and sworn to before me thisday ofby
BENJAMIN DERAY TARVER who signed above and is personally known to me (or proved to me on the basis of satisfactory evidence) to be the person whose name is subscribed to the within instrument. WITNESS my hand and official seal.	who signed above and is personally known to me (or proved to me on the basis of satisfactory evidence) to be the person whose name is subscribed to the within instrument. WITNESS my hand and official seal.
(SEAL) Notary Public	(SEAL) Notary Public
My commission expires: 3/8/202	My commission expires:
H. M. C. Hotaly Chillia, Amerija H. M. C. Mataly Chillia, Amerija H. M. C. Mataly Chillia, Amerija H. M. C. Mataly Consultation (Children and Consultation (Children and Consultation (Children and Consultation (Children and Children and Chi	

# Case 04-10104-CSS Doc 1018-3 Filed 07/23/21 Page 3 of 11 CANNOT LOCATE

CLAIM#	NAME & ADDRESS OF CLAIMANT	CLAIM AMOUNT	DIVIDEND AMOUNT	OTHER KNOWN NAME	OTHER KNOWN ADDRESS
584	IMPERIAL DISTRIBUTING INC. 8016 HIGHWAY 90-A	20,276.08	368.24	N/A	
	Sugar Land, TX 77489				
586	WANDA R. FOMBY 2008 E. STH STREET	634.11	433.42	N/A	
593	Chattanooga, TN 37404 BENNIE C. GRANT 1920 S. Watkins Street	460.00	314.41	N/A	(A)
393	Chattanooga, TN 37404  EXCELSIOR TRANSPARENT BAG MFG			ting a sing a sing a sing a sing di	
609	159 ALEXANDER ST YONKERS NY 10701	39,438.45	716.25	N/A	
616	ADHESIVES PLUS 1825 SUMMIT AVE STE 200 Plano, TX 75074	362.96	6.59	N/A	
626	SERVICE TRANSPORT, INC. POST OFFICE BOX 2749 Cookeville, TN 38502-2749	143,166.50	2,600.07	N/A	728 South Jefferson Avenue Cookeville, TN 38501
627	NORWOOD MARKING SYSTEM PO BOX 92671	5,047.66	91.67	N/A	2538 Wisconsin Ave Downers Grove, IL 60515
631	Chicago, IL 60675-2671 M. GUADALUPE SANCHEZ 207 SE 6TH STREET	248.22	169.66	N/A	
646	Marietta, OK 73448 RICHARD E. SHINN P O BOX 128	1,385.11	946.72	N/A	
649	Burneyville, OK 73430  JORGE L. MATIAS  115 CO RD 434	1,342.90	917.87	N/A	
650	Athens, TN 37303  MASTER PACKAGING INC. 6932 S. Manhattan Ave.	33,618.98	610.56	N/A	
651	Tampa, FL 33616 ACTION MARKETING 1447 VANCE ROAD	2,063.79	37.48	N/A	
	Chattanooga, TN 37421-3665 BENDER-GOODMAN CO., INC	36,566.31	664.09	N/A	Militaria de Caractera de Carac
654	35 JOURNAL SQUARE, STE. 928 Jersey City, NJ 07306-4011 VANTAGE LOGISTICS	30,300.31			3675 New Getwell Rd #10
675	P.O.BOX 181083 Memphis, TN 38181-1083	149,177.63	2,709.23	N/A	Memphis, TN 38118
681	JENNY L. EHRET 2747 E RACINE ST#47 Janesville, WI 53545	600.00	410.10	N/A	
695	NED V.ZIZZO, INC. 436 EISENHOWER LANE NORTH Lombard, IL 60148	353.90	6.43	N/A	120 Easy St, Suite 8 Carol Stream, IL 60188
697	PAULA D. GARNER 3868 Mark Twain Circle	337.65	230.78	N/A	
699	Chattanooga, TN 37406 CORRINE O. BROWN 2612 E. MAIN ST	603.53	412.51	N/A	
701	CHATTANOOGA TN 37404  ALFONZO SNEED  5559 ENCHANTED DRAW  SAN ANTONIO TX 78251	1,100.00	751.85	N/A	
704	ROCK DISPOSAL, INC PO BOX 395 JANESVILLE WI 53547-0395	690.00	12.53	N/A	2301 W B R Townline Rd Beloit, WI 53511
708	LYNETTE M. NEIMEYER 406 8TH PLACE BURNEYVILLE OK 73430	64.05	43.78	N/A	
715	ROBERT A. HONEYSETT 5618 HWY 51 SOUTH JANESVILLE WI 53546	567.00	10.30	N/A	

IN	RE:
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CASE NO. 04-10104 CHAPTER 7

Bake-Line Group, Llc
Debtors(s)

# CERTIFICATE OF SERVICE

The undersigned hereby certifies that on the date designated below, a true and correct copy of the foregoing Application for Payment of Unclaimed Funds was mailed to:

U.S. Attorney for the District of Delaware 1313 N. Market Street Wilmington, DE 19801

Debtor:

Bake-Line Group, LLC 17 W. 220 22nd Street Oakbrook Terrace, IL 60181

Debtor's Attorney: Laura Davis Jones Pachulski Stang Ziehl & Jones LLP 919 N. Market Street, 17th Floor Wilmington, DE 19801 Page 2 Certificate of Service

Original Claimant: Bennie Grant 1920 S. Watkins Street Chattanoga, TN 37404

U.S. Trustee 844 King Street Suite 2207 Wilmington, DE 19801

Trustee: George L. Miller 1628 John F. Kennedy Blvd. Suite 950 Philadelphia, PA 19103-2110

Dated: 10/20/22

Por

Benjamin D. Tarver
President and Secretary
Unclaimed Funds Recovery Services VII Inc.

IN RE:	CASE NO. 04-10104
Bake-I	Line Group, Llc
	Debtors(s)
	ORDER AUTHORIZING PAYMENT OF UNCLAIMED FUNDS
Service funds.	This matter comes before the Court upon the motion of Unclaimed Funds Recovery es VII Inc., as Assignee, seeking an entry of an order authorizing payment of unclaimed
	otion and the documents attached thereto establish that Claimant is entitled to the Unclaimed accordingly, it is hereby
Recov	ORDERED that the Clerk of the Court pay \$314.41 to the order of Unclaimed Funds ery Services VII Inc. and mail the payment to:
	Unclaimed Funds Recovery Services VII Inc. 2885 Sanford Ave SW #37848 Grandville, MI 49418
	Dated:

IN RE:	CASE NO. 04-10104
Bake-Line Group, Llc	
Debtor(s)	

# AFFIDAVIT OF APPLICANT

I, Benjamin D. Tarver, do hereby certify that I am the President and Secretary of Unclaimed Funds Recovery Services VII Inc. ("UFRS INC"), and that UFRS INC is legally entitled to the unclaimed funds referenced in this application and that no other party is entitled to these funds.

In support, applicant respectfully represents as follows:

- 1. A check for "Bennie Grant" in the amount of \$314.41 was not negotiated and was thus remitted as unclaimed funds to the Clerk of the Court.
- 2. Bennie Grant assigned the unclaimed funds referenced in the application to Benjamin D. Tarver dba Bankruptcy Settlement Group.
- 3. Benjamin D. Tarver dba Bankruptcy Settlement Group has assigned the unclaimed funds referenced in this application to UFRS INC.

# Page 2 of 2 Affidavit of Applicant

4. I am the President and Secretary of Unclaimed Funds Recovery Services VII Inc., and as such am authorized to execute and deliver all documents pertaining to the release of any and all unclaimed funds belonging to Unclaimed Funds Recovery Services VII Inc.

I declare under penalty of perjury that the foregoing is true and correct.

Dated: 10 25 2022

Benjamin D. Tarver
President and Secretary
Unclaimed Funds Recovery Services VII Inc.

Sworn to and subscribed before me, State of GEORGIA, COUNTY OF FULTON

This 25 day of October, 2022

Notary Public Signature

My Commission Expires: 3/8/2024

Notice JEHMHER CARROLL
Notice Public, Concepts
Fullantianally
My Consciention Coince
Printed 06, 2029

IN RE:	CASE NO. 04-10104
Bake-Li	ine Group, Llc  AFFIDAVIT AND ASSIGNMENT
	Debtor(s)
	I, Bennie Grant, of 7724 HOLIDAY HILLS CIR, CHATTANOOGA, TN 37416-2733, certify:
1.	That I am at least 18 years of age.
2.	For good and for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, I hereby certify that I have unconditionally and irrevocably sold, transferred and assigned to Bankruptcy Settlement Group ("Assignee"), its successors and assigns, whose mailing address is 2300 East Fry Blvd #1630, Sierra Vista, AZ 85636, all right, title and interest in and to my claims in the above referenced bankruptcy proceeding, including without limitation my right to receive any future payments, distributions, unclaimed dividends and/or other property in the bankruptcy proceeding. I waive any notice or hearing requirements imposed by Court rules and stipulate that an order may be entered recognizing this Assignment as an unconditional Assignment and Assignee herein as the valid owner of my claim(s) and/or rights.
3.	I am a debtor or creditor in the above referenced bankruptcy proceeding.
4.	My address was or currently is 1920 S. Watkins Street, Chattanoga, TN 37404.
I certify	y under penalty of perjury that the foregoing is true and correct.
Dated:	8/9/2022 Puni Mut
	Bennie Grant <u>sign only in the presence of a notary public and affix notary seai</u>
	to and subscribed before me,  f _ T, County of _ Hamilton
M ()	

Return this form to: Bankruptcy Settlement Group, 2300 East Fry Blvd #1630, Sierra Vista, AZ 85636

## ASSIGNMENT OF UNCLAIMED FUNDS

Benjamin D. Tarver dba Bankruptcy Settlement Group ("Assignor"), for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, does hereby certify that he has unconditionally and irrevocably sold, transferred and assigned to Unclaimed Funds Recovery Services VII Inc. ("Assignee"), its successors and assigns, all right, title and interest in and to the following claims of Assignor:

Original Creditor: Bennie Grant

Amount: \$314.41

Case Number: 04-10104

Court: DISTRICT OF DELAWARE

This Assignment includes without limitation, Assignor's right to receive any future payments, distributions, unclaimed funds and/or other property in the bankruptcy proceedings. Assignor waives any notice or hearing requirements imposed by Court rules and stipulates that an order may be entered recognizing this Assignment as an unconditional assignment and Assignee herein as the valid owner of Assignor's claims.

Dated: October 23, 2022

Benjamin D. Tarver dba Bankruptcy Settlement Group 2885 Sanford Ave SW #37848 Grandville, MI 49418

832-781-0620

# State of Arizona Department of State TRADE NAME CERTIFICATION



# **Bankruptcy Settlement Group**

I, Katie Hobbs, Arizona Secretary of State, do hereby certify that in accordance with the Trade Name Application filed in this Office, the Trade Name herein certified has been duly registered pursuant to Section 44-1460, Arizona Revised Statutes, on behalf of:

**Benjamin Deray Tarver** 

289 S Highway 92 14207 Sierra Vista, AZ 85635

DUAT DEUS
1912

Registration Date: May 7, 2021

Expiration Date:

May 7, 2026

Date First Used:

October 15, 2020

Filing Number:

9220852

Application Date:

May 7, 2021

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the Great Seal of the State of Arizona. Done at the Capitol in Phoenix, on this day, May 07, 2021.

Katie Hobbs Secretary of State

Verification URL:

go.azsos.gov/qd8t

# STATE of ARIZONA ARTICLES of INCORPORATION A FOR-PROFIT CORPORATION

#### ARTICLE I.

The type of entity being formed is a For-Profit (Business) Corporation,

## ARTICLE II.

The name of this corporation is UNCLAIMED FUNDS RECOVERY SERVICES VII INC.

### ARTICLE III.

The corporation initially intends to conduct the business of Purchase bankruptcy claims and recovery unclaimed funds held by governmental entities..

### ARTICLE IV.

This corporation is authorized to issue only one class of shares of stock, which shall be common stock, and the total number of shares which this corporation is authorized to issue is 1500 at \$0.01 par value.

### ARTICLE V.

The street address of the known place of business of the corporation in Arizona is 289 S HIGHWAY 92 APT 14207 , SIERRA VISTA, ARIZONA 85635 in the County of COCHISE.

### ARTICLE VI.

The corporation shall indemnify its director to the fullest extent provided by the laws of the State of Arizona now or hereafter in force, including the advance of expenses under the procedures provided by such laws.

Benjamin Tarver - 289 S HIGHWAY 92 APT 14207, SIERRA VISTA, ARIZONA 85635

### ARTICLE VII.

The name and street address of the statutory agent for service of process in Arizona is BENJAMIN TARVER at 289 S Highway 92 Apt 14207, Sierra Vista AZ 85635. Mailing address is 289 S Highway 92 Apt 14207, Sierra Vista AZ 85635.

## ARTICLE VIII.

The name and address of the incorporator executing these articles is Lovette Dobson, at 17350 State Hwy 249 #220, Houston, TX 77064.

Dated: May 26th, 2021

Lovette Dobson, Incorporator

# MINUTES OF FIRST MEETING OF BOARD OF DIRECTORS FOR UNCLAIMED FUNDS RECOVERY SERVICES VII INC.

The board of directors of UMCLAIMED FUNDS RECOVERY SERVICES VII INC. held its first meeting at SIERRA VISTA, ARIZONA ON MAY 26, 2021 AT 9PM.

The following directors, marked as present next to their names, were in attendance at the meeting and constituted a quorum of the board:

BENJAMIN TARVER

[)] Present [ ] Absent

On motion and by unanimous vote, Benjamin Tarver was appointed chairperson and then presided over the meeting. was elected secretary of the meeting.

The meeting was held pursuant to written waiver of notice and consent to holding of the meeting signed by each of the directors. On a motion duly made, seconded, and unanimously carried, it was resolved that the written waiver of notice and consent to holding of the meeting be made a part of and constitute the first page of the minutes of this meeting.

RESOLVED, that the Articles of Incorporation (or similar organizing document) as filed with the Secretary of State (or other appropriate office) of the State of ARIZONA and presented to the directors by the secretary of the Corporation (the "secretary"), are hereby accepted and approved, and that the secretary is authorized and directed to place the duplicate original of the Articles, together with the original filing receipt of the Secretary of State, in the minute book of the Corporation.

**RESOLVED**, that the Bylaws presented to the directors by the secretary are hereby adopted as the Bylaws of the Corporation, and that the secretary is authorized and directed to insert a copy of such Bylaws, certified as such by the secretary, in the minute book of the Corporation immediately following the Articles of Incorporation.

RESOLVED, that the corporate seal (if applicable) presented to the directors by the secretary is hereby adopted as the seal of the Corporation, and that an impression of such seal be made in the margin of these minutes.

RESOLVED, that the form of share certificate presented to the directors by the secretary is hereby adopted as the form of share certificate for the Corporation, and that the secretary is authorized and directed to attach a sample of such certificate to these resolutions.

RESOLVED. that stock subscription agreements for shares of the Corporation, dated MAY 26, 2021 and described below are hereby accepted on behalf of the corporation, and that the president and secretary, upon receipt of the consideration stated, are authorized and directed to issue certificates for such shares to the respective shareholders:

Name

Number of shares

Consideration

BENJAMIN TARVER

1500

\$ 1

RESOLVED, that the president of the Corporation is authorized and directed to pay charges and expenses related to the organization of the Corporation and to reimburse any person who has made such payments on behalf of the Corporation.

RESOLVED, that the persons listed below are hereby appointed to the offices indicated opposite their names, and that a determination of compensation of such officers shall be delayed for consideration at a later date.

Marrie Office

Benjamin Tarver President

Benjamin Tarver Treasurer

Benjamin Tarver Secretary

RESOLVED, that funds of the Corporation shall be deposited in that standard printed resolutions supplied by such Bank and presented by the secretary to the directors shall be adopted by the directors and incorporated and attached to these resolutions, or the Corporation shall adopt its own Banking Resolution.

RESOLVED, that for receipt of official legal and tax correspondence from the State of Incorporation, the registered agent of the corporation (sometimes known as a resident agent, statutory agent, agent for service of process, or delivery of service address) shall be maintained in accordance with the requirements of the State of Incorporation.

This space intentionally left blank.

RESOLVED, that the following Plan for the issuance of common stock of the Corporation and qualification of such stock as "small business corporation" stock under Section 1244 of the Internal Revenue Code of 1986, as amended, is hereby adopted:

1. The corporation shall offer and issue under this Plan, a maximum of 1000 shares of its common stock at a minimum price equal to the par value of the shares, if any.

2. This plan shall be terminated by (a) the complete issuance of all shares offered hereunder, (b) appropriate action terminating the Plan by the board of directors and the shareholders of the Corporation, or (c) the adoption of a new Plan by the shareholders for the issuance of additional stock under IRC Section 1244.

3. No increase in the basis of outstanding stock shall result from a contribution to capital under this Plan.

4. No stock offered under this Plan shall be issued on the exercise of a stock right, stock warrant, or stock option, unless such right, warrant, or option is applicable solely to unissued stock offered under this Plan and is exercised during the period of the Plan.

5. Shares of the Corporation subscribed for prior to the adoption of this Plan, including shares subscribed for prior to the date the corporation comes into existence, may be issued hereunder, provided, however, that the said stock is not in fact issued prior to the adoption of this Plan.

6. Any offering or portion of an offer outstanding that is unissued at the time of the

adoption of this plan is hereby withdrawn.

7. Any matters related to the issue of shares under this Plan shall be resolved so as to comply with applicable law and regulations so as to qualify such issue under Section 1244 of the Internal Revenue Code. Any shares issued under this Plan which are finally determined not to be so qualified, and only such shares, shall be determined not to be in the Plan, and any other Shares not so disqualified shall not be affected by such disqualification.

8. The appropriate officers of this corporation are hereby authorized and directed to take such actions and execute such documents as they deem necessary or appropriate to effectuate the sale and issuance of shares for the consideration listed above.

RESOLVED, that these resolutions shall be effective on May 26, 2021

Benjamin Tarver, SECRETARY